		Attorney	Docket No. 38045/199219	
DECLARATION FOR PATENT APPLICATION				
Original	Supplemental	Substitute	PCT	
As a below named invent	or, I hereby declare that:			
My residence, post office	address and citizenship are as	stated below next to my name.		
I believe I am the original plural names are listed below) of t			original, first and joint inventor (if ght on the invention entitled:	
SYSTEMS AND MET		EMOTE SUPPORT VIA PROI	DUCTIVITY CENTERS	
the specification of which (check		he Invention)		
the specimenton of which (check	one)			
$\boxtimes$	is attached hereto			
	was filed on	as U. S. Application	on Serial Number or PCT	
(if applicable)	International Application N	umber		
- 6.5	and was amended			
(if applicable)				
I hereby state that I have amended by any amendment refer		ontents of the above-identified spe	ecification, including the claims, as	
		material to the patentability of the	is application in accordance with	
Title 37, Code of Federal Regulat	ions, § 1.56(a).			
	iority benefits under Title 35, U	United States Code, § 119 (a) - (d)	or § 365(b) of any foreign	
application(s) for patent or invent				
country other than the United Stat			the box below, any toreign grant that of the application	
on which priority is claimed.		apparation and a min	-0 salore must or mit abbutanton	

Prior Foreign Applications			Priority	Claimed	Сору А	ttached
Application Number	Country	Foreign Filing Date (MM/DD/YYYY)	YES	NO	YES	NO

I hereby claim the benefit under Title 35, United States Code § 119(e) of any United States provisional application(s) listed below and claim the benefit under Title 35, United States Code, § 120 of any United States application(s), or § 365(c) of any PCT international application(s) designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application(s) in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

Inventor: Raleigh Burgess

For: SYSTEMS AND METHODS FOR PROVIDING REMOTE SUPPORT VIA PRODUCTIVITY CENTERS

Filed: March 19, 2001

Declaration for Patent Application

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Parent Application Number	Filing Date	Status (Mark Appropriate Column Below)		
		Patented	Pending	Abandoned
60/190,390	03/17/00		<b>√</b>	
60/190,412	03/17/00		<b>√</b>	

As a named inventor, I hereby revoke all prior powers and appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith:

FIRM NAME: KILPATRICK STOCKTON LLP, 1100 Peachtree Street, Suite 2800, Atlanta, Georgia 30309-4530

Attorney and/or Agent	Registration No.
Roger T. Frost	22,176
Charles Y. Lackey	22,707
Anthony B. Askew	24,154
John M. Harrington	25,592
Robert E. Richards	29,105
Donald R. Andersen	28,280
John S. Pratt	29,476
A. Jose Cortina	29,733
James L. Ewing, IV	30,630
Stephen M. Schaetzel	31,418
James Dean Johnson	31,771
Charles W. Calkins	31,814
Larry A. Roberts	31,871
Jamie L. Greene	32,467
George T. Marcou	33,014
Bernard J. Graves, Jr.	33,239
Dean W. Russell	33,452
Richard T. Peterson	35,320
Charles T. Simmons	35,359
Tracy W. Druce	35,493
Eleanor M. Musick	35,623
Nora M. Tocups	35,717
Bruce D. Gray	35,799
Theodore R. Harper	35,890
Geoff L. Sutcliffe	36,348
Stephen B. Parker	36,631
Pat Winston Kennedy	36,970
Leona G. Young	37,266
David P Lecroy	37,869
Suzanne Seavello Shope	37,933
Mitchell G. Stockwell	39,389
Jeffery B. Arnold	39,540
Mary Anthony Merchant	39,771
Brenda Ozaki Holmes	40,339
Lisa J. Moyles	40,737
Michael J. Turton	40,852

Attorney and/or Agent	Registration No.
Yoncha L. Kundupoglu	41,130
Scott Zimmerman	41,390
Kimberly J. Prior	41,483
Alana G. Kriegsman	41,747
Theodore M. Green	41,801
J. Steven Gardner	41,772
Joni Stutman	42,173
James J. Bindseil	42,326
Heather D. Carmichael	42,389
John K. McDonald	42,860
Sima Singadia Kulkarni	43,732
Camilla Camp Williams	43,992
Christopher J. Chan	44,070
Li K. Wang	44,393
John William Ball, Jr.	44,433
Dawn-Marie Bey	44,442
Tiep H. Nguyen	44,465
John M. Briski	44,562
Michael J. Dimino	44,657
Kristin L. Johnson	44,807
J. Jason Link	44,874
Paul E. Knowlton	44,842
Bambi F. Walters	45,197
Cheryl L. Huseman	45,392
Shelby B. Grier	45,785
Jennifer R. Seng	45,851
Vaibhav P. Kadaba	45,865
Greg Moldafsky	46,514
J. Michael Boggs	46,563
Michael K. Dixon	46,665
Kyle M. Globerman	46,730
Tywanda L. Harris	46,758
Kristin D. Mallatt	46,895
Cynthia B. Rothschild	47,040
John C. Alemanni	P47,384
Geoffrey K. Gavin	P47,591

Inventor: Raleigh Burgess

For: SYSTEMS AND METHODS FOR PROVIDING REMOTE SUPPORT VIA PRODUCTIVITY CENTERS

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**Declaration for Patent Application** 

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I acknowledge the above-listed attorneys and agents and their firm Kilpatrick Stockton LLP represent my employer (if I am an employee and this application has been or will be assigned to my employer) or the entity with which I have contracted (if I am an independent contractor and this application has been or will be assigned to such entity) and in such cases do not represent me individually. I further acknowledge I have not established, nor will I seek to establish, any personal attorney/client relationship with Kilpatrick Stockton LLP in connection with this application and understand that, should I require legal representation, I will obtain such, at my expense, other than through Kilpatrick Stockton LLP.

Send Correspondence to:

John S. Pratt, Esq.

Kilpatrick Stockton LLP

1100 Peachtree Street, Suite 2800 Atlanta, Georgia 30309-4530 Customer No. 23370



Direct telephone calls to:

Geoff L. Sutcliffe (404) 815-6530

FATENT TRADEMARK OFFICE

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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Fuff name of sole or first in	nventor Raleigh Burgess	
Inventor's signature		Date
Residence	337 Devereux Downs, Roswell, GA 30075	
Citizenship <u>U.S.A.</u>		
	337 Devereux Downs, Roswell, GA 30075	
APT 1 IS		